

1 ALLISTER ADEL
2 MARICOPA COUNTY ATTORNEY

3 By: ANN THOMPSON UGLIETTA (013696)
4 JOSEPH BRANCO (031474)
5 HOWARD LEVINE (035170)
6 Deputy County Attorneys
7 uglietta@mcao.maricopa.gov
brancoj@mcao.maricopa.gov
levineh@mcao.maricopa.gov

8 CIVIL SERVICES DIVISION
9 225 West Madison Street
10 Phoenix, Arizona 85003
11 Telephone (602) 506-8541
12 Facsimile (602) 506-4317
13 ca-civilmailbox@mcao.maricopa.gov
14 MCAO Firm No. 00032000

15 Attorneys for Defendants Maricopa County and
16 Maricopa County Attorney Allister Adel

17
18
19
20
21
22
23
24
25
26
27
28

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

Deshawn Briggs, et al.,

CV-18-02684-PHX-EJM

Plaintiffs,

**NOTICE OF SETTLEMENT OF
ALL CLAIMS AND ALL
REQUESTS FOR RELIEF
ASSERTED AGAINST COUNTY
DEFENDANTS,
OTHER THAN REQUEST FOR
ATTORNEYS' FEES AND COSTS
ASSERTED AGAINST COUNTY
DEFENDANTS**

v.

Allister Adel, in her official capacity as
County Attorney of Maricopa County, et al.,

Defendants.

Plaintiffs Deshawn Briggs, Lucia Soria and Antonio Pascale, as Personal

Representative of the Estate of Mark Pascale, ("Plaintiffs") and Defendants Maricopa

1 County and Maricopa County Attorney Allister Adel (“County Defendants”) provide
2 notice that they have reached a settlement of all claims and all requests for relief asserted
3 against County Defendants in the above-encaptioned case, other than Plaintiffs’ attorneys’
4 fees/costs request asserted against County Defendants. Plaintiffs and County Defendants
5 will submit their stipulated motion for dismissal with prejudice of all claims/requests for
6 relief asserted against County Defendants, other than Plaintiffs’ attorneys’ fees/costs
7 request, upon finalizing related settlement documentation.
8

9 Plaintiffs and County Defendants also are negotiating a potential settlement of
10 Plaintiffs’ attorneys’ fees/costs request asserted against County Defendants. If Plaintiffs
11 and County Defendants reach a settlement of Plaintiffs’ attorneys’ fees/costs request
12 asserted against County Defendants, they will submit a stipulated motion for dismissal of
13 such request with prejudice. If Plaintiffs and County Defendants are unable to reach a
14 settlement of Plaintiffs’ attorneys’ fees/costs request asserted against County Defendants,
15 they will submit such request to the Court for determination.
16

17 RESPECTFULLY SUBMITTED this 30th day of July 2020.
18

19 ALLISTER ADEL
20 MARICOPA COUNTY ATTORNEY
21

22 BY: /s/Ann Thompson Ugliestta
23 ANN THOMPSON UGLIETTA
24 JOSEPH J. BRANCO
HOWARD LEVINE
Deputy County Attorneys
25 *Attorneys for Defendants Maricopa County*
and Maricopa County Attorney Allister Adel
26
27
28

1 BY: /s/Katherine Chamblee-Ryan
2 Katherine Chamblee-Ryan
3 Olevia Boykin
4 CIVIL RIGHTS CORPS
5 1601 Connecticut Ave. NW, Suite 800
6 Washington, D.C. 20009
7

8 Timothy J. Eckstein
9 Joshua D. Bendor
OSBORN MALEDON
10 2929 N. Central Ave., Suite 2100
11 Phoenix, Arizona 85012-2793
12

13 Stanley Young
COVINGTON & BURLING LLP
5 Palo Alto Sq.
Palo Alto, CA 94306
14

15 Sarah MacDougall
COVINGTON & BURLING LLP
620 8th Avenue
New York, New York 100018
16

17 Virginia A. Williamson
COVINGTON & BURLING LLP
850 10th St. NW
Washington D.C. 20001
18

19 *Attorneys for Plaintiffs*
20

21 CERTIFICATE OF SERVICE
22

23 I hereby certify that on July 30, 2020, I caused the foregoing document to be
24 electronically transmitted to the Clerk's Office using the CM/ECF System for filing and
25 transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:
26

27 Honorable Eric J. Markovich
United States District Court
Evo A. DeConcini U.S. Courthouse
405 West Congress Street, Suite 3160
Tucson, AZ 85701
28

Katherine Chamblee-Ryan
Olevia Boykin
CIVIL RIGHTS CORPS
1601 Connecticut Ave.
NW., Suite 800
Washington, D.C. 20009
(202) 656-5189

1 katie@civilrightscorps.org
2 olevia@civilrightscorps.org
3 ryan@civilrightscorps.org

3 *Attorneys for Plaintiffs*

4 Timothy J. Eckstein, 018321
5 Joshua D. Bendor, 031908
6 OSBORN MALEDON, P.A.
7 2929 N. Central Ave., Suite 2100
8 Phoenix, Arizona 85012-2793
9 (602) 640-9000
10 teckstein@omlaw.com
11 jbendor@omlaw.com

11 *Attorneys for Plaintiffs*

12 Stanley Young
13 COVINGTON & BURLING LLP
14 3000 El Camino Real
15 5 Palo Alto Square, 10th Floor
16 Palo Alto, California 94306-2112
17 syoung@cov.com

18 *Attorney for Plaintiffs*

19 Sarah MacDougall
20 Covington & Burling LLP
21 The New York Times Building
22 620 Eighth Avenue
23 New York, NY 10018-1405
24 smacdougall@cov.com

25 *Attorneys for Plaintiffs*

26 Virginia A. Williamson
27 Covington & Burling LLP
28 One CityCenter
29 850 Tenth Street, NW
30 Washington, DC 20001-4956
31 vwilliamson@cov.com
32 nbaer@cov.com

33 *Attorneys for Plaintiffs*

1 Kelly A. Kszywienski
2 Robert A. Henry
3 Amanda Z. Weaver
4 Snell & Wilmer LLP - Phoenix, AZ
5 One Arizona Center
6 400 E. Van Buren, Suite 1900
Phoenix, Arizona 85004-2202
kkszywienski@swlaw.com
bhenry@swlaw.com
aeweaver@swlaw.com
Phxecf@swlaw.com

7
8 *Attorneys for Defendant Treatment Assessment Screening Center, Inc.*

9
10 /s/ S. Rojas

11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28